EXPRESEV438102478US

PATENT COOPERATION TREATY

OCT 0 6 2004

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:
JOSEPH S. TRIPOLI
C/O THOMSON LICENSING, INC.
TWO INDEPENDENCE WAY
PRINCETON, NJ 08540

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PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing (day/month/year)

04 OCT 2004

Applicant's or agent's file reference

PU020316

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US03/18148

10 June 2003 (10.06.2003)

27 June 2002 (27.06.2002)

Applicant

THOMSON LICENSING, S.A.

International application No.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPEA/US

Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

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ohn W. Miller

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Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant' s or agent' s file reference PU020316	FOR FURTHER ACTIO		on of Transmittal of International Examination Report (Form PCT/IPEA/416)	
International application No.	International filing date (day/r	nonth/year)	Priority date (day/month/year)	
PCT/US03/18148	10 June 2003 (10.06.2003)		27 June 2002 (27.06.2002)	
International Patent Classification (IPC)		c	27 June 2002 (27.00.2002)	
IPC(7): H04N 7/025, 7/10 and US Cl.:	725/33			
Applicant				
THOMSON LICENSING, S.A.				
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.				
2. This REPORT consists of a total of \(\frac{5}{2} \) sheets, including this cover sheet.				
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made				
before this Authority			inistrative Instructions under the	
PCT).				
These annexes consist of a	total of sheets.	**********		
3. This report contains indica	ations relating to the following	ng items:		
I Basis of the rep	I Basis of the report			
II Priority	II Priority			
III Non-establishme	III Non-establishment of report with regard to novelty, inventive step and industrial applicability			
IV Lack of unity of	ck of unity of invention			
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial				
applicability; citations and explanations supporting such statement VI Certain documents cited				
VII Certain defects in the international application				
	••			
VIII Certain observations on the international application				
Date of submission of the demand		ate of completion	of this report	
23 January 2004 (23.01.2004)		02 September 2004 (02.)99.2004)		
Name and mailing address of the IPEA/US Mail Stop PCT, Attn: IPEA/US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230		thorized officer hn W. Miller dephone No. 703-	MM S. WMS	

Form PCT/IPEA/409 (cover sheet)(July 1998)

International application	No.
PCT/US03/18148	

I.	Bas	is of the report		
1.	With	regard to the elements of the international application:*		
	\boxtimes	the international application as originally filed.		
	\boxtimes	the description:		
		pages 1-13 as originally filed		
		pages NONE, filed with the demand		
		pages NONE, filed with the letter of		
	\boxtimes	the claims:		
		pages 14-17 , as originally filed		
		pages NONE, as amended (together with any statement) under Article 19 pages NONE, filed with the demand		
		pages NONE , filed with the letter of		
	X	the drawings:		
	د ب	pages 1-3, as originally filed		
		pages NONE, filed with the demand		
		pages NONE, filed with the letter of		
		the sequence listing part of the description:		
		pages NONE, as originally filed		
		pages NONE , filed with the demand		
2	337;	pages NONE, filed with the letter of		
۷.	lang	h regard to the language, all the elements marked above were available or furnished to this Authority in the use in which the international application was filed, unless otherwise indicated under this item.		
	The	se elements were available or furnished to this Authority in the following language which is:		
	the language of a translation furnished for the purposes of international search (under Rule23.1(b)).			
		the language of publication of the international application (under Rule 48.3(b)).		
		the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).		
3.	Wit	h regard to any nucleotide and/or amino acid sequence disclosed in the international application, the		
	international preliminary examination was carried out on the basis of the sequence listing:			
		contained in the international application in printed form.		
	Щ	filed together with the international application in computer readable form.		
		furnished subsequently to this Authority in written form.		
	Щ	furnished subsequently to this Authority in computer readable form.		
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.		
. :		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.		
4.		The amendments have resulted in the cancellation of:		
		the description, pages NONE		
		the claims, Nos. NONE		
		the drawings, sheets/fig NONE		
5.				
٥.	ш.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**		
thi	repo	scement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in ort as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).		
P		replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.		

Form PCT/IPEA/409 (Box V) (July 1998)

International application No. PCT/US03/18148

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1. STATEMENT				
Novelty (N)		3, 4, 6-9, 13, 14, 16-19, 23, 24, 26-29 1, 2, 5, 10, 11, 12, 15, 20, 21, 22, 25, 30	YES NO	
Inventive Step (IS)	Claims Claims		YES NO	
Industrial Applicability (IA)	Claims Claims	1-30 NONE	YES NO	
2. CITATIONS AND EXPLANATIONS Please See Contimuation Sheet			- 1	

International application No. PCT/US03/18148

Supplemental Box	
(To be used when the	nece in any of the preceding boxes is not sufficient

1. Claims 1, 2, 5, 10, 11, 12, 15, 20, 21, 22, 25, and 30 lack novelty under PCT Article 33(2) as being anticipated by Vanderable (US Pat No. 6,204,761).

With respect to claims 1, 11, 21, the reference discloses a "televi sion signal receiver" [10] comprising a "tuner" [12] that is operative to "tune a frequency including emergency alert signals indicating an emergency event" (Col 3, Lines 36-49) and a "memor y" [48] that is operable to "receive and store updated information associated with the emergency alert function" (Col 4, Lines 18-28).

Claims 2, 12, and 22 lack novelty wherein the "upd ated information comprises geographical area information" (Col 4, Lines 18-28).

Claims 5, 15, and 25 lack novelty wherein the "upd ated information is provided via a website" (Col 3, Lines 56-60).

Claims 10, 20, and 30 lack novelty wherein the "up dated information is used to setup the emergency alert function" (Figure 3).

2. Claims 3, 6, 7, 13, 16, 17, 23, 26, and 27 lack an inventive step under PCT Article 33(3) as being obvious over Vanderable (US Pat No. 6,204,761).

With respect to claims 3, 13, and 23, the particular usage of a "FIPS location code" as an identification means for identifying a "geo graphical area information" would have been obvious given the usage of such is well-known in conjunction with SAME format (Col 4, Lines 9-17)

In consideration of claims 6, 7, 16, 17, 26, and 27, the embodiment further comprises a "processor" [22] that "en ables a connection responsive to the emergency alert signals" and further "provides an alert output" in the form of such a connection in addition to a visual and/or audible alert [18/20]. Such a connection is disclosed to be to a preselected location to be displayed on a computer monitor (Col 5, Lines 18-23). Accordingly, it would have been obvious that a preselected connection presented via a computer monitor may be construed as a pre-defined "we b site" on the Internet [24].

3. Claims 4, 9, 14, 19, 24, and 29 lack an inventive step under PCT Article 33(3) as being obvious over Vanderable (US Pat No. 6,204,761) in view of Kawaguchi et al. (US Pat No. 6,271,893).

With respect to claims 4, 14, and 24, as aforementioned, the Vanderable reference discloses the use of a "pr e-determined" frequency or channel with which to tune in order to receive emergency alerts. The Kawaguichi et al. reference discloses that "u pdated information comprises transmission frequency information" in conjunction with the channel to be tuned in response to an emergency

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

alert (Col 7, Lines 24-43). Accordingly, it would have been obvious to further provide a "up dated information" comprising "transmis sion frequency information" so as to provide flexibility when tuning to a particular channel on which the alert is being broadcast.

With respect to claims 9, 19, and 29, the "u pdated information is automatically provided on a periodic basis" (Kawaguchi et al.: Col 6, Lines 23-25).

4. Claims 8, 18, and 28 lack an inventive step under PCT Article 33(3) as being obvious over Vanderable (US Pat No. 6,204,761) in view of Butler et al. (US Pub No. 2002/00074793).

With respect to claims 8, 18, and 28, as aforementioned the Vanderable reference discloses that the usage of a predetermined website being accessed in conjunction with the retrieval of alert information. The Butler et al. reference discloses the transmission of "hyp erlink data that enables access to the website" (Paras. 22 and 49). Accordingly, it would have been obvious to further provide a means to transmit "hyperlink data that enables access to the website" for providing flexibility in retrieving emergency information and/or providing the information via the currently tuned channel.

5.	5. Claims 1-30 meet the criteria set out in PCT Article 33(4), and thus have indus	trial applicability	because the subject matter of	laimed
	can be made or used in industry.		•	

NEW CITATIONS	
NONE	